PATENT COOPERATION TREATY

PCT

| REC'D | 20 | JAN | 2005 |
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WIPO PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

| Applicant's or agent's LEA36562-WO | | FOR FURTHER ACTION | See Form PCT/IPEA/416 |
|---|--|---|---|
| 2 1121 200 4/000009 | | International filing date (day/month/year) 23.01.2004 | Priority date (day/month/year) 31.01.2003 |
| International Patent C C12Q1/68 | lassification (IPC) or | national classification and IPC | |
| Applicant BAYER HEALTH(| CARE AG et al. | | |
| 1. This report is to Authority under 2. This REPORT | he international pre r Article 35 and tra | eliminary examination report, establishe nsmitted to the applicant according to A | ed by this International Preliminary Examining |
| 3. This report is a | leo accompanied b | of 6 sheets, including this cover sheet. | |
| a. Sent to | the applicant and t | by ANNEXES, comprising: | |
| | | o the International Bureau) a total of sl | |
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International application No. PCT/EP2004/000539

| - | Box I | No. I Basis | of the repo | ort | | | | | | |
|------|---------------------|--|---|---|--|--|---------------------------------------|---------------------------------------|------------------------------------|----------|
| 1 | l. With r | | | this report is ba ed under this ite | sed on th | e internation | nal application | in the langua | age in which it | was |
| | U T | his report is b hich is the lar internationa publication of internationa | ased on tranguage of a I search (un of the interr I preliminar | unslations from translation furn nder Rules 12.3 national applica y examination (| the originalished for the same | al language the purpose (b)) er Rule 12.4 | into the follow es of:) | ing language | , | |
| 2. | . With re have b | egard to the e Deen furnished | lements* o | of the internation eiving Office in are not annexed | nal applic | ation, this re | | on <i>(replacem</i> cle 14 are rei | ent sheets wh ferred to in this | ich s |
| | Descrip | otion, Pages | | | | | | | | |
| | 1-67 | | | as originally file | ∍d | | | | | |
| | Claims, | Numbers | | | | | | | | |
| | 1-16 | | | as originally file | ed | | | | | |
| | ⊠ as | equence listir | ıg and/or aı | ny related table | (s) - see : | Supplementa | al Box Relating | g to Sequenc | e Listing | |
| 3. | | e amendment the descriptio the claims, No the drawings, the sequence | s have resun, pages os. sheets/figs | ulted in the can | ellation (| of: | · · · · · · · · · · · · · · · · · · · | | | |
| 4. I | cupple t | he description he claims, No he drawings, he sequence | Jie 70.2(c)) n, pages s. sheets/figs listing /spe | shed as if (som ave been cons cify): quence listing (| | amendment go beyond t | s annexed to t he disclosure a | his report and as filed, as in | d listed below dicated in the | |
| | | | | me or all or | | sheets m | ay be marke | ed "supers | eđeđ." | |

International application No. PCT/EP2004/000539

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| | Box No. III Non-establishme applicability | nt of opinion with regard to novelty, inventive step and industrial |
|------|---|---|
| 1. 7 | The questions whether the claim | ned invention appears to be novel, to involve an inventive step (to be non- plicable have not been examined in respect of: |
| E | | |
| Þ | claims Nos. 6, 8, 10-12 | |
| | because: | |
| × | the said international applica does not require an internation | ation, or the said claims Nos. 11, 12 relate to the following subject matter which |
| | see separate sheet | |
| | the description, claims or dra that no meaningful opinion co | wings <i>(indicate particular elements below)</i> or said claims Nos. are so unclear buld be formed <i>(specify)</i> : |
| | | s. are so inadequately supported by the description that no meaningful opinion |
| | no international search report | has been established for the said claims Nos. 6, 8, 10 |
| | the nucleotide and/or amino a C of the Administrative Instruc | cid sequence listing does not comply with the standard provided for in Annex |
| | the written form | ☐ has not been furnished |
| | | ☐ does not comply with the standard |
| | the computer readable form | ☐ has not been furnished |
| | | ☐ does not comply with the standard |
| | the tables related to the nucleonot comply with the technical re | otide and/or amino acid sequence listing, if in computer readable form only, do equirements provided for in Annex C-bis of the Administrative Instructions. |
| ⊠ | See separate sheet for further | |

International application No. PCT/EP2004/000539

| В | ox No. IV Lack of unity of | invent | ion | | | |
|--------------|---|-------------|--------------------------|---|--|--|
| 1. 🛛 | | to res | trict or pay | additional fees, the | applicant has: | |
| 2. 🗆 | | | | | | |
| 3. Thi is | 3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 | | | | | |
| | complied with. | | | | | |
| \boxtimes | not complied with for the foll | owing | reasons: | | | |
| | see separate sheet | | | | | |
| 4. Cor | nsequently, this report has be | en esta | ablished in r | espect of the follow | ving parts of the international application: | |
| | all parts. | | | | mig parts of the international application: | |
| × | the parts relating to claims N | os. 1-5 | i, 7, 9, 11-1 | 6 (all partially) . | | |
| Box app | No. V Reasoned stateme | ent und | der Article ns suppor | 35(2) with regard | to novelty, inventive step or industrial | |
| 1. State | | | | g - a - a - a - a - a - a - a - a - a - | | |
| Nove | elty (N) | Yes: No: | Claims Claims | 1-5, 7, 9, 11-16 | | |
| | ntive step (IS) | Yes: No: | Claims Claims | 1-5, 7, 9, 11-16 | •. | |
| Indus | strial applicability (IA) | Yes: No: | Claims Claims | 1-5, 7, 9, 13-16 | | |
| 2. Citati | ons and explanations (Rule 7 | 0.7): | | | | |
| | separate sheet | · | | | e in difference in the first of | |

International application No. PCT/EP2004/000539

| Sup | plemental Box relating to Sequence Listing |
|--------------|--|
| | ation of Box I, item 2: |
| 1. With | regard to any nucleotide and/or amino acid sequence disclosed in the international application and essary to the claimed invention, this report has been established on the basis of: |
| a. typ | e of material: |
| | a sequence listing |
| | table(s) related to the sequence listing |
| b. for | nat of material: |
| \boxtimes | in written format |
| \boxtimes | in computer readable form |
| c. time | of filing/furnishing: |
| | contained in the international application as filed |
| | filed together with the international application in computer readable form |
| | furnished subsequently to this Authority for the purposes of search and/or exeminate |
| | received by this Authority as an amendment on |
| ☐ In the add | addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating reto has been filed or furnished, the required statements that the information in the subsequent or appropriate, were furnished. |
| | al observations, if necessary: |
| | parate sheet |
| | • |

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/EP2004/000539

Additional remarks to item I

This first written opinion was established on the application documents as filed and the written sequence listing pages 1-177, SEQ ID No 1 to SEQ ID No 292.

Additional remarks to item III

According to Rule 66.1(e) PCT claims relating to inventions in respect of which no international search report has been established need not to be the subject of international preliminary examination.

As a consequence, this preliminary written opinion is established for claims 1-5, 7, 9, 11-16 (all partially).

As far as claims 11 and 12 concern diagnostic methods of an human body, they relate to a subject-matter considered by this authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).

Additional remarks to item IV

The objection as lack of unity raised in the international search report (ISR) is maintained. The reasons for the objection are the same as those indicated in the ISR. As the Applicant has not had a search report drawn up on inventions 2-292 (Rule 66.2 PCT), the application will be prosecuted on the basis of the invention in respect of which a search has already been carried out, in the present case, invention 1.

Additional remarks to item V

Although the closest prior art Hwang DM et al., 1997 relates to genes involved in cardiovascular diseases, it does neither describe the polynucleotide sequence as set forth in SEQ ID No 1 nor suggest the use of such a polynucleotide for determining whether a human subject is at risk of developing a cardiovascular disease or for determining a patient's individual response to statin therapy.

Thus, in view of the prior art documents cited in the International Search Report, it seems that **claims 1-5**, **7**, **9**, **11-16** are novel and inventive (Article 33(2)(3) PCT). In addition, **claims 1-5**, **7**, **9**, **13-16** are susceptible of industrial application (Article 33(4) PCT.